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BILL NO. S-79-06-2/

SPECIAL ORDINANCE NO. S- 107-79

AN ORDINANCE approving an Agreement to Purchase Real Estate with Kim L. Wallace.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE. INDIANA:

SECTION 1. That the Agreement to Purchase Real Estate dated January 4, 1979, between the City of Fort Wayne, by and through its Mayor and the Board of Public Works, and Kim L. Wallace, for:

> N 1/2 Lot 23 Hanna's Part., Plat B, to City of Fort Wayne, Allen County, Indiana, known as 1155 Harmar Street:

N 1/2 Lot 25 Hanna's Part., Plat B, to City of Fort Wayne, Allen County, Indiana, known as 1144 Division Street

for the total cost of \$250.00, all as more particularly set forth in said agreement which is on file in the Office of the Board of Public Works, and is by reference incorporated herein, made a part hereof and is hereby in all things ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Vivian & Schmidt

APPROVED AS TO EORM & LEGALITY .C. Co

William N. Salin, City Attorney

ncau	, and duly a			, second	led by
Committee on	Tenan Lenan	aupteu, reau the	_ (and the City Pl	an Commission	nr to the
recommendation)	and Public Hearing				
City-County Bui	Iding, Fort Wayne,	Indiana, on	, th	e	day
of	, 19_	_, at	o'clock	M., E.S.T.	
DATE:	6-26-79		Cheulelle	CLERY CLERY	iam
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(ZONLING MAP) (GENERAL) (ANNEXATION) (SPECIAL) (APPROPRIATION) ORDINANCE (RESOLUTION) 1 No. 4-10779 on the lottle day of July 1975.					
(RESOLUTION) 1 No. 1077 on the 10th day of July , 1975.					
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- 1 -65%	CITY CLERK			ING OFFICER	/
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	ved and signed by me			July	, 19 <u>79</u>
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BIII NO
REPORT OF THE COMMITTEE ON FINANCE
We, your Committee on to whom was referred an Ordinance
approving an Agreement to Purchase Real Estate with Kim L. Wallace
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•
^
have had said Ordinance under consideration and beg leave to report back to the Common
Council that said Ordinance AD PASS.
VIVIAN G. SCHMIDT - CHAIRMAN Wivian H. Ackmidt
WILLIAM T. HINGA - VICE CHAIRMAN William T. Xinga
JAMES S. STIER
Off. Control
JOHN NUCKOLS
DONALD J. SCHMIDT
7-16-74 CONCLIPRED IN
DATECHARLES W. WESTERS J. CITY CLERK

Allen County Indiana Bar Assoc. Fort Wayne Board of Realtors,

at law or in equity.

AGREEMENT TO PURCHASE REAL ESTATE 67-185-22 4/1/79 Councel 6/26/79

EOARD OF PUBLIC WORKS, CITY OF FORT WAYNE, INDIANA

DATE: JANUARY 4, 1979

The undersigned (hereinafter called "Buyer") offers to purchase, upon the terms and conditions set forth below, the real estate in Allen County, Indiana, whose legal description is: N 1/2 LOT 23 HANNA'S PART., PLAT B, TO CITY OF FORT WAYNE, ALLEN COUNTY, INDIANA * - AND -N 1/2 LOT 25 HANNA'S PART., PLAT B, TO CITY OF FORT WAYNE, ALLEN COUNTY, INDIANA ** Such real estate is hereinafter called the "Real Estate", Its street address is * 1155 HARMAR STREET ** 1144 DIVISION STREET TERMS AND CONDITIONS The terms and conditions of this Agreement are as follows: 1. Purchase Price and Terms, The purchase price shall be \$ 250.00 ____, to be paid in accordance with the terms of Paragraph A _ (insert A, B, C or D): A. Cash. The entire Purchase price shall be paid in cash. B. Cash With New Mortgage. The entire purchase price shall be paid in cash, subject, however, to Buyer's being able to obtain within ... C. Cash, Subject To Existing Mortgage., Buyer shall pay approximately \$ ____ __ in cash and assume and agree to pay the unpaid balance of and to perform the provisions of, an existing mortgage on the Real Estate held by ____ as mortgagee, Seller represents that the unpaid principal balance of such mortgage is approximately \$__ _ 8s of _ ___, 19 _____. Buyer shall begin to pay such unpaid balance by paying the payment due _ Transfer fees, if any, required by the mortgagee shall be paid by D. Land Contract. Buyer shall pay \$ ___ ... in cash, upon the execution of a land contract acknowledging payment of that sum and calling for the payment of the remainder of the purchase price in monthly payments of not less than \$ _ per month, including _____ % interest, computed ___ , plus taxes and insuran The land contract is to be written upon the Allen County Indiana Bar Association form. All earnest money paid under this Agreement shall be deducted from any payment required to be paid in at the closing, 2. Taxes and Assessments. Buyer shall assume and pay the taxes upon the Real Estate due and payable in [May] (November), 19—7.8, and all subsequent taxes. If the tax rate is not finalized, the last rate and value shall be used in this computation, Seller shall pay any assessments or charges upon or applying to the Real Estate for public or municipal improvements or services which on the date of this Agreement are constructed or installed on or about the Real Estate or are serving the Real Estate. *** APPROVAL BY CITY COUNCIL 3. Possession, Possession of the Real Estate shall be delivered to Buyer on or before *** . Rents, if any, shall be prorated as of the date be (prorated) (cancelled) as of the date of closing. Seller will pay all charges for utility services furnished the Real Estate until the date possession is delivered. Improvements and Fixtures. This offer includes all improvements and permanent fixtures used in connection with the Real Estate, including but not neces bing fixtures, screens, screen doors, storm windows, shades, vanetian blinds, drapery hardware, awnings, attached carpeting, linoleum, radio or television antennae fences, and ________, if any, now in or on the Real Estate and the same shall be fully paid for gas, heating and plum trees, shrubs, flowers, fences, and . and free of all liens and encumbrances at the time of closing, unless otherwise specified and agreed by Buyer. 5. Use, Buyer represents that his intended use of the Real Estate requires a zoning classification of ... _ , and on the date of closing the Real Estate shall be in a district permit-Earnest Money. As earnest money, Buyer deposits with the Seller's agent named below the sum of \$ _____uch agent additional earnest money in the sum of \$ _____. 6. Earnest Mo Upon acceptance of this offer by Seller. Buyer will denote with

If this offer is not accepted in writing on or before... . It shall then expire, and all earnest money shall be returned to Buyer without delay. 8, Other Terms;

7. Acceptance. If this offer is accepted, it shall constitute an agreement between Buyer and Seller, binding and inuring to the benefit of them and their respective heirs and personal repres. If, after acceptance, Buyer fails to complete the purchase as agreed, all earnest money shall be forefeited to Seller as liquidated damages and Seller shall have no other rems

- 9. Survey Seller shall furnish at Seller's expense a certificate of survey of the Real Estate showing the dimensions thereof and the location of all improvements, building lines and sevement he date hereof. The survey shall include the setting or locating of corner stakes or pins.
- 10. Abstract of Title, Prior to dozing Salter shall furnish at Salter's superms a proposity proposed Abstract of Title for the Flad Estate, accordingly to a date after the date of this Appearant. disclosing a marketable little is Salter. Buyer will have the abstract examined by this attorney and will submit a legal opinion thereon without unrenounds leday. Salter with have a reasonable time to meet such requirement, I amy, as may be necessary to render marketable his title to the Real Estate according to the Standards of Marketability of Abstracts of Title as adopted by the Alline County Indiana Real Association. ASSTRACT, JF RAY, WILL, NOT BE ROUGHT TO DATE
- sing. This transaction shall be closed as soon as title to the Real Estate meets necessary legal requirements and Buyer obtains the necessary financing, if any, as hereinabove provided closing, Buyer shall make payment of the purchase price as provided in Section 1 above, and Seller shall deliver to Buyer a properly prepared and executed General Warranty Deed or Land Contract, conveying or contracting to convey the Real Estate and all improvements thereon in the same condition they now are, usual wear and tear excepted. The deed shall be accompanied by a Closing Affidevit, Seller shall assume the risk of loss or damage to the Real Estate and all improvements thereon until the delivery of the General Warranty Dead or Land Contract. In the event the Real Estate and all improvements thereon cannot be conveyed or contracted to be conveyed to Buyer in substantially their present condition, usual wear and tear excepted, this Agreement, at Buyer's election, shall not be binding upon Buyer, and earnest money deposited hereunder shall be returned to Buyer without delay.
- 12. Miscellaneous. Buyer has personally inspected and examined the Real Estate and makes this offer in good faith, All the terms and conditions are stated herein, there being no v ments. Headings are inserted for convenier ce only and do not constitute a part of this Agreement. Whenever necessary and where the context admits, the singular terms "Buyer" and "Seller" and their related pronouns include the plural, the masculine, and the feminine. BUYER: K

ADDRESS: X1314 E LEWIS St.	PHONE: x 422-1043
	CCEPTANCE BY SELLER
The undersigned Seller accepts the above offer and agrees with its terms and condi- shall be deducted from the first payment made to Seller. Sellor also authorizes its	tions. Seller also agrees to pay its agent named below a commission of \$, whicl agent to hold all money deposits in escrow until the closing of this transaction,
This acceptance is subject, nevertheless, to the conditions, if any, immediately fo	Howing:
DATE: 6/11 .1979	011 P M - 2 - M P 110

ADDRESS: PHONE-

AGENT OF SELLER As agent for Seller, the undersigned agent acknowledges receipt of earnest money deposited with him in the following amounts and on the dates indicated:

Amount

Such earnest money is held in excrow and will be oxid in accordance with the terms of the shove agreement between Buyer and Seller.

DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORKS SYNOPSIS OF ORDINANCE AGREEMENT TO PURCHASE REAL ESTATE WITH KIM L. WALLACE FOR N'S LOT 23, HANNA'S PART., PLAT B, TO CITY OF FORT WAYNE, KNOWN AS 1155 HARMAR STREET AND No LOT 25 HANNA'S PART., PLAT B, TO CITY OF FORT WAYNE, KNOWN AS 1144 DIVISION STREET, FOR \$125.00 EACH, FOR A TOTAL OF \$250.00 (AGREEMENT TO PURCHASE REAL ESTATE ATTACHED) EFFECT OF PASSAGE SALE OF REAL ESTATE OWNED BY BOARD OF WORKS OF NO USE TO THE CITY. THIS SALE OF LOT(S) ENABLES PROPERTY TO ONCE AGAIN GO ON THE TAX ROLLS INSTEAD. RETAINAGE OF THIS LOT WOULD REQUIRE CONTINUOUS UPKEEP DURING THE SUMMER MONTHS EFFECT OF NON-PASSAGE MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) \$250.00 TO BE PAID BY KIM L. WALLACE THE PURCHASER OF THE ABOVE-DESCRIBED PROPERTY ASSIGNED TO COMMITTEE

TITLE OF ORDINANCE SPECIAL ORDINANCE - AGREEMENT TO PURCHASE REAL ESTATE - 1155 HARMAR & 1144